## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

	)
Petitioner	) Case No. CV-
VS.	) FIRST
	) SCHEDULING ORDER IN A
	) NON-SUCCESSIVE DEATH
Respondents	) PENALTY ACTION
	) PURSUANT TO 28 U.S.C. § 2254
The Clerk of the Court shall issue this Scheduling Order pursuant to Fed. R. Civ. P. 16(b) [notwithstanding the exemption in Local Rule 26-9 of this court] and serve a copy on counsel for all parties, when counsel has either been retained and filed a notice of appearance or has been appointed pursuant to 21 U.S.C. \$\overline{\mathbb{Z}}48(q)(4)(b) in a non-successive petition for writ of habeas corpus wherein the death penalty is being collaterally attacked. The Local Rules shall apply to the extent that they are not in conflict with provisions herein.  IT IS HEREBY ORDERED counsel for petitioner shall have fifteen (15) days from the date of this order in which to confer with the petitioner at petitioner's place of confinement, and forty-five (45) days thereafter in which to gather the record, confer with any previous counsel for petitioner, and meet with counsel for respondents regarding discovery. A First Status Conference is hereby ordered scheduled for (approximately but not less than 60 days from the date of this order). Counsel for petitioner shall be prepared to advise the court whether the state court record and other relevant documents are complete, and if not, what portions are missing and an estimate of how long it will take to have the record complete. Both counsel shall be prepared to advise the court whether they anticipate any discovery problems. Counsel for respondents shall be prepared to advise the court whether they anticipate any discovery problems.	
complete and what portions, if any, respondents intend not to disclose to counsel for petitioner.	
Dated this day of, 20	

UNITED STATES DISTRICT JUDGE